UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA 2 FEDERAL TRADE COMMISSION, Case No. 2:09-CV-01349-PMP-RJJ 3 Plaintiff, 4 v. 5 GRANT CONNECT, LLC, et al., 6 Defendants. 7 8 STIPULATION AND PROPOSED ORDER TO CONTINUE THE HEARING ON DEFENDANT JOHNNIE SMITH'S 9 MOTION TO DISMISS AND KYLE KIMOTO'S MOTION FOR SUMMARY 10 JUDGMENT AND/OR TO DISMISS COMPLAINT 11 WHEREAS, a hearing on (1) Defendant Johnnie Smith's Motion to Dismiss Pursuant to FRCP 12(b)(6) and FRCP 9(b) and to Postpone Discovery [D.E. 149] and (2) Defendant Kyle 12 13 Kimoto's Motion for Summary Judgment and/or to Dismiss Complaint [D.E. 155] is set for November 22, 2010 at 10:00 AM (the "November 22nd Hearing"). 14 WHEREAS, Defendants Johnnie Smith and Kyle Kimoto¹ and Plaintiff Federal Trade 15 Commission wish to continue the November 22nd Hearing as they continue to negotiate a 16 17 resolution of this matter. NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED THAT: 18 1. The November 22nd Hearing is continued and is reset for Monday, February 14, 2011, 19 at 1:30 p.m. in Courtroom 7C. 20 21 22 23 24

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¹ Pro se Defendant Kyle Kimoto, who is incarcerated, has informed the Federal Trade Commission in an email, attached herein as Exhibit A, that he wishes to continue the hearing on his Motion for Summary Judgment and/or to Dismiss the Complaint.

1 IT IS SO ORDERED: 2 Chy m. On 3 UNITED STATES DISTRICT JUDGE 4 DATED: November 18, 2010 5 6 7 IT IS SO STIPULATED: 8 9 /s/ Roberto Anguizola /s/ Michael Mascarello_ 10 ROBERTO ANGUIZOLA JASON J. BACH, ESQ. ranguizola@ftc.gov MICHAEL MASCARELLO, ESQ. 11 THE BACH LAW FIRM, LLC TRACEY THOMAS tthomas@ftc.gov 12 6053 S. Ft. Apache Rd., Suite 130 DOTAN WEINMAN Las Vegas, Nevada 89148 13 Tel: 702-925-8787 dweinman@ftc.gov Federal Trade Commission Email: jbachl@bachlawfirm.com 14 600 Pennsylvania Avenue, NW, H-286 Washington, DC 20580 **Attorney for Defendant Johnnie Smith** 15 202-326-3284 (Anguizola) 16 202-326-2704 (Thomas) 202-326-3049 (Weinman) 17 202-326-3395 (Fax) 18 **Attorneys for Plaintiff Federal Trade** Commission 19 20 21 22 23 24 25

Certificate of Service I hereby certify that on November 17, 2010, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF, which will send a notice of electronic filing to all counsel of record. Additionally, I served all of the counsel and parties listed on the attached Service List by the methods indicated therein. Dotan Weinman

SERVICE LIST 1 Grant Connect, et al., Case No. 2:09-CV-01349-PMP-RJJ 2 3 **Served Via CM/ECF** 4 DOUGLAS A. MITCHELL, ESQ. DEAN Y. KAJIOKA, ESQ. BOIES, SCHILLER & FLEXNER, LLP KAJIOKA & ASSOCIATES 5 300 South Fourth St., Suite 800 810 S. Casino Center Blvd. Las Vegas, NV 89101 Las Vegas, NV 89101 6 Tel: (702) 382-7300 Tel.: (702) 366-1528 7 Fax: (702) 382-2755 Fax: (702) 366-1653 Email: dmitchell@bsfllp.com Email: kajiokalaw@gmail.com 8 Attorney for Defendants Juliette M. Attorney for Defendants Steven R. 9 Kimoto; Juliette M. Kimoto Asset Henriksen, Acai, Inc., Allclear Protection Trust, Pink LP; Vantex Group, Communications, Inc., Dragon Group, 10 Inc., Elite Benefits, Inc., Global LLC; and Vertek Group, LLC 11 Fulfillment, Inc., Global Gold, Inc., Healthy Allure, Inc., MSC Online, Inc., 12 Paid To Process, Inc., Premier Plus Member, Inc., Total Health, Inc., Vcomm, 13 Inc. 14 15 JASON J. BACH, ESQ. GARY OWEN CARIS, ESQ. LESLEY ANNE HAWES, ESQ. THE BACH LAW FIRM, LLC 16 6053 S. Ft. Apache Rd., Suite 130 MCKENNA LONG & ALDRIDGE LLP 300 South Grand Avenue, 14th Floor Las Vegas, Nevada 89148 17 Tel: 702-925-8787 Los Angeles, CA 90071-2901 18 Email: jbachl@bachlawfirm.com Tel. (213) 688-1000 Fax. (213) 243-6330 19 Email: gcaris@mckennalong.com **Attorney for Defendant Johnnie Smith** lhawes@mckennalong.com 20 **Attorneys for Receiver Robb Evans** 21 22 23 24 25

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Served Via United States Mail MICHAEL L. HENRIKSEN, JR. KYLE R. KIMOTO Register # 07791-025 5916 Wildhorse Ledge Ave Las Vegas, NV 89131-1977 Email: tikaharakore@gmail.com FCI Herlong Federal Correctional Institution P.O. Box 800 Herlong, CA 96113 Email: 07791025@inmatemessage.com On his own behalf On his own behalf